

Application No. 10/712,864

REMARKS

Claims 28-33, 42, and 43 are pending. By this Amendment, claims 28, 31 and 42 are amended.

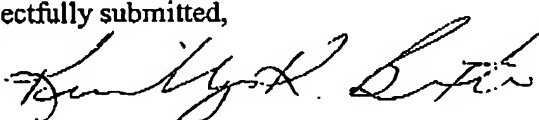
Claim Rejections – 35 USC § 103

Claims 28, 29, 31-33 and 42 stand rejected under 35 USC § 103(a) as being unpatentable over Brewer et al (U.S. Patent No. 6,263,238) in view of Rockwell et al (U.S. Patent No. 6,141,584). In view of the current amendments, Applicants traverse this rejection. Both Brewer and Rockwell are directed to actual AEDs, i.e., devices that can and will deliver an actual electrical shock to a patient. Applicants' independent claims 28, 31 and 42 have been amended to emphasize that the claimed invention is a training device, i.e., a device that cannot and will not deliver an actual electrical shock to the patient; rather the training device *simulates* delivery of a shock/no-shock cycle to a simulated patient. Applicants submit that neither Brewer nor Rockwell teach or suggest a training device with a simulated delivery of a shock/no-shock cycle. As such, Applicants respectfully request that the rejection to independent claims 28, 31 and 42, to their dependent claims, 29-33 and 43, respectively, be withdrawn.

In view of the foregoing, it is submitted that this application is in condition for allowance. Favorable consideration and prompt allowance of the application are respectfully requested.

The Examiner is invited to telephone the undersigned if the Examiner believes it would be useful to advance prosecution.

Respectfully submitted,



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